

Counsel of Record on Following Page

UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA

PATRICK LACROSS and ROBERT
LIRA, on behalf of themselves and all
other similarly situated,

Plaintiffs,

v.

KNIGHT TRANSPORTATION, INC.,
an Arizona Corporation; and DOES 1
through 100, inclusive,

Defendants.

Case No. 5:14-cv-00774-JGB-JC

**STIPULATION OF DISMISSAL
WITH PREJUDICE**

Complaint:	March 3, 2014
Removed:	April 18, 2014
Trial:	April 28, 2015

1 JAMES M. TRUSH, Bar No. 140088
jtrush@earthlink.net

2 TRUSH LAW OFFICE, APC
3 695 Town Center Drive, Suite 700
Costa Mesa, CA 92626-7187
T: 714.384.6390 / F: 714.384.6391

4 TODD H. HARRISON, Bar No. 230542

5 toddharrison@plblaw.com

6 BRENNAN S. KAHN, Bar No. 259548

7 brennankahn@plblaw.com

PERONA, LANGER, BECK, SERBIN, MENDOZA
& HARRISON, APC

300 East San Antonio Drive
Long Beach, California 90807
T: 562.426.6155 / F: 562.490.9823

9 Attorneys for Plaintiffs

10 PATRICK LACROSS and ROBERT LIRA on
behalf of themselves and all others similarly situated

11 RICHARD H. RAHM, Bar No. 130728

12 rrahm@littler.com

LITTLER MENDELSON, P.C.
650 California Street, 20th Floor
San Francisco, CA 94108.2693
T: 415.433.1940 / F: 415.399.8490

15 JAMES E. HART, Bar No. 194168

16 jhart@littler.com

THOMAS J. WHITESIDE, Bar No. 259505

17 twhiteside@littler.com

LITTLER MENDELSON, P.C.

2050 Main Street, Suite 900
Irvine, CA 92614
T: 949.705.3000 / F: 949.724.1201

19 CARLY NESE, Bar No. 265342

20 cnese@littler.com

LITTLER MENDELSON, P.C.
2049 Century Park East, 5th Floor
Los Angeles, CA 90067.3107
T: 310.553.0308 / F: 310.553.5583

23 Attorneys for Defendant

KNIGHT TRANSPORTATION, INC.

1 Plaintiffs, PATRICK LACROSS and ROBERT LIRA (“Plaintiffs”), and
2 Defendant, KNIGHT TRANSPORTATION, INC. (“Defendant”) (collectively, the
3 “Parties”), by and through their respective counsel of record, stipulate and agree as
4 follows:

5 WHEREAS, the Parties have agreed to resolve the above-captioned action and,
6 based on their agreement (and compliance with that agreement), seek the dismissal of
7 this entire action with prejudice;

8 NOW, therefore, the Parties stipulate and agree to the dismissal with prejudice
9 of this entire action as to all parties and all claims for relief in Plaintiff’s Complaint
10 pursuant to Fed. R. Civ. P. 41(a)(1)(A)(ii), with each party to bear its own respective
11 attorneys’ fees and costs.

12 IT IS SO STIPULATED.

13 Dated: April 3, 2015
14

15 /s/Brennan S. Kahn
16 JAMES M. TRUSH
17 TRUSH LAW OFFICE, APC
18 TODD H. HARRISON
19 BRENNAN S. KAHN
20 PERONA, LANGER, BECK, SERBIN,
MENDOZA & HARRISON, APC
Attorneys for Plaintiffs
PATRICK LACROSS and ROBERT
LIRA

21 Dated: April 3, 2015
22

23 /s/ Thomas J. Whiteside
24 RICHARD H. RAHM
25 JAMES E. HART
26 THOMAS J. WHITESIDE
27 CARLY NESE
LITTLER MENDELSON, P.C.
Attorneys for Defendant
KNIGHT TRANSPORTATION, INC.

28 Firmwide:132711110.1 058898.1022